DICKINSON WRIGHT PLLC 1 STEVEN A. CALOIARO Nevada Bar No. 12344 2 100 W. Liberty Street, Suite 940 Reno, Nevada 89501 3 Tel.: (775) 343-7500 Fax: (844) 670-6009 4 scaloiaro@dickinsonwright.com 5 KEVIN D. EVERAGE Nevada Bar No. 15913 6 3883 Howard Hughes Pkwy, Suite 800 Las Vegas, Nevada 89169 7 Tel.: (702) 550-4426 Fax: (844) 670-6009 8 keverage@dickinsonwright.com 9 Attorneys for Plaintiff 10 SATA GmbH & Co. KG 11 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA 12 13 SATA GmbH & Co. KG, a German Corporation, Case No. 2:24-cy-02069-CDS-DJA 14 *Plaintiff*, AMENDED STIPULATED DISCOVERY 15 PLAN AND SCHEDULING ORDER ν . 16 **SPECIAL SCHEDULING REVIEW** 17 Taizhou Tool-Bar Machinery Co., Ltd., a REQUESTED Chinese company, 18 Defendant. 19 20 Under Fed. R. of Civ. P. 26(f), Local Rule 26-1, et seg., and in view of the Court's minute 21 order issued on February 24, 2025 (ECF No. 20), Plaintiff SATA GmbH & Co. KG ("SATA") and 22 Defendant Taizhou Tool-Bar Machinery Co., Ltd. ("Tool-Bar") (together, the "Parties"), by and 23 through their respective attorneys of record, hereby submit this Amended Stipulated Discovery 24 Plan and Scheduling Order. 25 **Date of Conference and Appearances of Counsel:** 26 The Parties held a Rule 26(f) Conference via videoconference on February 18, 2025 (the 27 "Conference"). In attendance on behalf of SATA was Kevin D. Everage of Dickinson Wright

PLLC. In attendance on behalf of Tool-Bar were Amber N. Davis and Jefferson C. Deery of Wolter Van Dyke Davis, PLLC. A further conference was held on March 5, 2025, to address the Court's minute order (ECF No. 20). In attendance on behalf of SATA was Kevin D. Everage of Dickinson Wright PLLC. In attendance on behalf of Tool-Bar was Amber N. Davis of Wolter Van Dyke Davis, PLLC.

Initial Disclosures:

The Parties will serve Initial Disclosures under Rule 26(a) on or before March 10, 2025.

Discovery Plan:

The Parties agree that discovery may be conducted on all matters relevant to the issues raised by the pleadings and all matters otherwise within the scope of Rule 26(b)(1) and not protected from disclosure. Pursuant to LR 26-1(b)(1), the Parties state that the first defendant answered or otherwise appeared on December 19, 2024 upon the filing of Tool-Bar's Motion to

Dismiss (ECF No. 9). The proposed schedule is as follows:

Event	Time Frame	Date		
Deadline to Serve Initial	14 days after Minute Order	March 10, 2025		
Disclosures	(ECF 20)			
(FRCP 26(a)(1))				
Amended Joint Stipulated	Per Court Order (ECF No.	March 7, 2025		
Discovery Plan & Scheduling	20)			
Order				
(LR 26-1(a))				
Deadline to Amend	90 days before Discovery	May 19, 2025		
Pleadings/Parties	Cut-Off Date			
(LR 26-1(b)(2))				
Discovery Cut-Off Date	240 days after 1 st	August 16, 2025		
(LR 26-1(b)(1)	Defendant's appearance			
Expert Disclosures	60 days before Discovery	June 17, 2025		
(FRCP 26(a)(2) and LR	Cut-Off Date			
26(1)(b)(3))				
Rebuttal Expert Disclosures	30 days after Expert	July 17, 2025		
(FRCP 26(a)(2) and LR	Disclosures			
26(1)(b)(3))				
Dispositive Motion Deadline	30 days after Discovery Cut-	September 15, 2026		
(LR 26-1(b)(4))	Off Date			

Event	Time Frame	Date
Joint Pretrial Order and Pretrial	Within 30 days after	October 15, 2025 OR 30
Disclosures & Objections	Dispositive Motion	days after Order on Dispositive Motions (if filed)
(FRCP 26(a)(3) and (LR 26(1)(b)(5) & (6))	Deadline OR 30 days after	
26(1)(b)(5) & (6))	Order on Dispositive	
	Motions (if filed)	
Trial		TBD

Special Scheduling Review:

Pursuant to Local Rule 26-1(b)(1), the defendant appeared and responded to the complaint on December 19, 2024. However, the Parties agree that a discovery period longer than one hundred eighty (180) days from the date of the response is required in this matter because the Parties must retain and depose experts on highly-technical issues and analysis relevant to the Parties' claims and defenses in a trademark/trade dress infringement suit, particularly as it relates to analysis of the trademark functionality issue the Parties are already disputing in their briefs on Tool-Bar's motion to dismiss. *See*, ECF Nos. 9, 16, and 17.

Alternative Dispute Resolution

Pursuant to Local Rule 26-1(b)(7), the Parties certify that they met and conferred about the possibility of using alternative dispute-resolution processes. The parties expressed mutual interest in mediation at a later time.

Alternative Forms of Case Disposition

Pursuant to Local Rule 26-1(b)(8), the Parties certify that they met and conferred to consider consent to trial by a magistrate judge under 28 U.S.C. § 636(c) and Fed. R. Civ. P. 73 and the use of the Short Trial Program (General Order 2013-01). The parties do not consent to a trial by a magistrate judge.

Electronic Evidence

Jury trial has been demanded. Pursuant to Local Rule 26-1(b)(9), the Parties certify that they discussed whether they intend to present evidence in electronic format to jurors for the purposes of jury deliberations. The Parties mutually intend to present evidence to jurors for the purposes of jury deliberations, and will do so in compliance with the electronic format and other

1	requirements for the court's electronic jury evidence display system.		
2	Other Planning or Discovery Orders:		
3	a. Protective Order and ESI Order: The Parties plan to file a proposed		
4	protective order and a proposed order governing the discovery of		
5	electrically stored information (ESI) for entry by the Court.		
6	 b. Consent to electronic service: Both Parties consent to electronic service 		
7			
-	in this case pursuant to Fed. R. Civ. P. 5(b)(2)(E).		
8			
9	DATED: March 5, 2025	DATED: March 5, 2025	
10	DICKINSON WRIGHT PLLC	LEX TECNICA LTD.	
11	/s/ Kevin D. Everage	/s/ Amber N. Davis	
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20	Attorneys for Plaintiff	Attorneys for Defendant	
21	SATA GmbH & Co. KG	Taizhou Tool-Bar Machinery Co., Ltd.	
22	<u>ORDER</u>		
23			
24		IT IS SO OPDEDED.	
25	IT IS SO ORDERED:		
26		INITED STATES MAGISTRATE HIDGE	
27	UNITED STATES MAGISTRATE JUDGE		
		DATED: <u>3/6/2025</u>	
2 8			

